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jc759 U.S. PTO
09/28/00

REV. 12/99
For Other Than A Small Entity

Docket No. CF/008

Applicant(s) : Stuart A. Fraser et al.

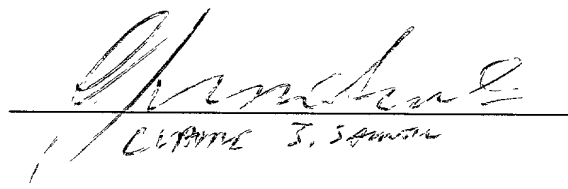
For : SYSTEMS AND METHODS FOR TRANSFERRING
ITEMS WITH RESTRICTED TRANSFERABILITY

EXPRESS MAIL CERTIFICATION

"Express Mail" mailing label number EK709407820US.

Date of Deposit September 28, 2000.

I hereby certify that this transmittal letter and the other papers and fees identified in this transmittal letter as being transmitted herewith are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. § 1.10 on the date indicated above and are addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.


CLARENCE J. SAMSON

Assistant Commissioner
for Patents
Washington, D.C. 20231

TRANSMITTAL LETTER FOR
ORIGINAL PATENT APPLICATION

Sir:

Transmitted herewith for filing are the
[X] specification; [X] claims; [X] abstract;
[X] unexecuted declaration and power of attorney, for the
above-identified patent application.

Also transmitted herewith are:

[X] 4 sheets of:

[] Formal drawings.

[X] Informal drawings. Formal drawings will be
filed during the pendency of this application.

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[] Certified copy(ies) of application(s)

(country)	(appln. no.)	(filed)
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(country)	(appln. no.)	(filed)
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from which priority is claimed.

[] An assignment of the invention to _____.

[] A check in the amount of \$40.00 to cover the recording fee.

[] Please charge \$40.00 to Deposit Account No. 06-1075 in payment of the recording fee. A duplicate copy of this transmittal letter is transmitted herewith.

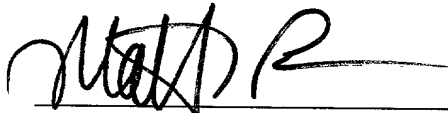
[] An associate power of attorney.

The filing fee has been calculated as shown below:

FOR	NUMBER FILED	NUMBER EXTRA	RATE	FEE
BASIC FEE				\$690.00
TOTAL CLAIMS	12	- 20 = 0	X \$ 18 =	\$ 0.00
INDEPENDENT CLAIMS	1	- 3 = 0	X \$ 78 =	\$ 0.00
[] MULTIPLE DEPENDENT CLAIMS			+ \$260 =	\$ 0.00
TOTAL				<u>\$690.00</u>

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- [X] A check in the amount of \$690.00 in payment of the filing fee is transmitted herewith.
- [] This application is being filed unaccompanied by a filing fee. The appropriate filing fee will be paid in response to a Notice to File Missing Parts, pursuant to 37 C.F.R. § 1.53(f).
- [X] The Commissioner is hereby authorized to charge payment of any additional filing fees required under 37 C.F.R. § 1.16, in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.
- [] Please charge \$_____ to Deposit Account No. 06-1075 in payment of the filing fee. A duplicate copy of this transmittal letter is transmitted herewith.

Respectfully submitted,



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Figure 1 consists of 12 bar charts arranged in a 6x2 grid. Each chart compares four groups: All respondents, Nonusers, Users, and Users who have used the service for more than 1 year. The y-axis for all charts represents the percentage of respondents, ranging from 0 to 100. The x-axis for each chart lists the demographic or attitudinal variable. The variables are: Age, Gender, Education, Income, Marital status, Employment status, Health status, Attitude toward technology, Attitude toward the Internet, Attitude toward e-commerce, Attitude toward online shopping, and Attitude toward online banking. The charts show that users generally have higher percentages of higher education, higher income, and more positive attitudes toward technology and the Internet compared to nonusers. Users who have used the service for more than a year show even more positive attitudes.

Variable	All respondents	Nonusers	Users	Users who have used the service for more than 1 year
Age	25-34: 35%, 35-44: 30%, 45-54: 20%, 55-64: 10%, 65+: 5%	25-34: 30%, 35-44: 35%, 45-54: 20%, 55-64: 10%, 65+: 5%	25-34: 40%, 35-44: 30%, 45-54: 20%, 55-64: 10%, 65+: 5%	25-34: 45%, 35-44: 30%, 45-54: 20%, 55-64: 10%, 65+: 5%
Gender	Male: 55%, Female: 45%	Male: 50%, Female: 50%	Male: 60%, Female: 40%	Male: 65%, Female: 35%
Education	High school or less: 30%, Some college: 35%, Bachelor's: 25%, Master's: 5%, Doctorate: 5%	High school or less: 35%, Some college: 30%, Bachelor's: 25%, Master's: 5%, Doctorate: 5%	High school or less: 25%, Some college: 35%, Bachelor's: 25%, Master's: 10%, Doctorate: 5%	High school or less: 20%, Some college: 30%, Bachelor's: 30%, Master's: 15%, Doctorate: 5%
Income	<\$10,000: 15%, \$10,000-\$19,999: 20%, \$20,000-\$29,999: 25%, \$30,000-\$39,999: 20%, \$40,000-\$49,999: 15%, \$50,000-\$59,999: 10%, \$60,000-\$69,999: 5%, \$70,000-\$79,999: 5%, \$80,000-\$89,999: 5%, \$90,000-\$99,999: 5%, \$100,000+: 5%	<\$10,000: 20%, \$10,000-\$19,999: 25%, \$20,000-\$29,999: 20%, \$30,000-\$39,999: 15%, \$40,000-\$49,999: 10%, \$50,000-\$59,999: 5%, \$60,000-\$69,999: 5%, \$70,000-\$79,999: 5%, \$80,000-\$89,999: 5%, \$90,000-\$99,999: 5%, \$100,000+: 5%	<\$10,000: 10%, \$10,000-\$19,999: 20%, \$20,000-\$29,999: 25%, \$30,000-\$39,999: 20%, \$40,000-\$49,999: 15%, \$50,000-\$59,999: 10%, \$60,000-\$69,999: 5%, \$70,000-\$79,999: 5%, \$80,000-\$89,999: 5%, \$90,000-\$99,999: 5%, \$100,000+: 5%	<\$10,000: 5%, \$10,000-\$19,999: 15%, \$20,000-\$29,999: 25%, \$30,000-\$39,999: 20%, \$40,000-\$49,999: 15%, \$50,000-\$59,999: 10%, \$60,000-\$69,999: 5%, \$70,000-\$79,999: 5%, \$80,000-\$89,999: 5%, \$90,000-\$99,999: 5%, \$100,000+: 5%
Marital status	Single: 30%, Married: 45%, Divorced: 10%, Widowed: 10%, Never married: 5%	Single: 35%, Married: 40%, Divorced: 10%, Widowed: 10%, Never married: 5%	Single: 25%, Married: 50%, Divorced: 10%, Widowed: 10%, Never married: 5%	Single: 20%, Married: 55%, Divorced: 10%, Widowed: 10%, Never married: 5%
Employment status	Full-time: 55%, Part-time: 20%, Unemployed: 15%, Retired: 10%, Homemaker: 5%, Student: 5%, Other: 5%	Full-time: 50%, Part-time: 25%, Unemployed: 15%, Retired: 10%, Homemaker: 5%, Student: 5%, Other: 5%	Full-time: 60%, Part-time: 20%, Unemployed: 10%, Retired: 10%, Homemaker: 5%, Student: 5%, Other: 5%	Full-time: 65%, Part-time: 20%, Unemployed: 10%, Retired: 10%, Homemaker: 5%, Student: 5%, Other: 5%
Health status	Excellent: 10%, Very good: 20%, Good: 30%, Fair: 20%, Poor: 20%	Excellent: 15%, Very good: 25%, Good: 25%, Fair: 20%, Poor: 15%	Excellent: 10%, Very good: 20%, Good: 30%, Fair: 20%, Poor: 20%	Excellent: 10%, Very good: 20%, Good: 30%, Fair: 20%, Poor: 20%
Attitude toward technology	Strongly agree: 10%, Agree: 20%, Neutral: 30%, Disagree: 20%, Strongly disagree: 20%	Strongly agree: 15%, Agree: 25%, Neutral: 30%, Disagree: 20%, Strongly disagree: 10%	Strongly agree: 20%, Agree: 30%, Neutral: 25%, Disagree: 15%, Strongly disagree: 10%	Strongly agree: 25%, Agree: 35%, Neutral: 20%, Disagree: 10%, Strongly disagree: 10%
Attitude toward the Internet	Strongly agree: 10%, Agree: 20%, Neutral: 30%, Disagree: 20%, Strongly disagree: 20%	Strongly agree: 15%, Agree: 25%, Neutral: 30%, Disagree: 20%, Strongly disagree: 10%	Strongly agree: 20%, Agree: 30%, Neutral: 25%, Disagree: 15%, Strongly disagree: 10%	Strongly agree: 25%, Agree: 35%, Neutral: 20%, Disagree: 10%, Strongly disagree: 10%
Attitude toward e-commerce	Strongly agree: 10%, Agree: 20%, Neutral: 30%, Disagree: 20%, Strongly disagree: 20%	Strongly agree: 15%, Agree: 25%, Neutral: 30%, Disagree: 20%, Strongly disagree: 10%	Strongly agree: 20%, Agree: 30%, Neutral: 25%, Disagree: 15%, Strongly disagree: 10%	Strongly agree: 25%, Agree: 35%, Neutral: 20%, Disagree: 10%, Strongly disagree: 10%
Attitude toward online shopping	Strongly agree: 10%, Agree: 20%, Neutral: 30%, Disagree: 20%, Strongly disagree: 20%	Strongly agree: 15%, Agree: 25%, Neutral: 30%, Disagree: 20%, Strongly disagree: 10%	Strongly agree: 20%, Agree: 30%, Neutral: 25%, Disagree: 15%, Strongly disagree: 10%	Strongly agree: 25%, Agree: 35%, Neutral: 20%, Disagree: 10%, Strongly disagree: 10%
Attitude toward online banking	Strongly agree: 10%, Agree: 20%, Neutral: 30%, Disagree: 20%, Strongly disagree: 20%	Strongly agree: 15%, Agree: 25%, Neutral: 30%, Disagree: 20%, Strongly disagree: 10%	Strongly agree: 20%, Agree: 30%, Neutral: 25%, Disagree: 15%, Strongly disagree: 10%	Strongly agree: 25%, Agree: 35%, Neutral: 20%, Disagree: 10%, Strongly disagree: 10%

CORRESPONDENCE INFORMATION

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APPLICATION INFORMATION

Title Line One:: SYSTEMS AND METHODS FOR TRANSFERRING ITE
Title Line Two:: MS WITH RESTRICTED TRANSFERABILITY
Total Drawing Sheets:: 4
Formal Drawings?:: No
Application Type:: Utility
Docket Number:: CF/008
Secrecy Order in Parent Appl.?:: No

REPRESENTATIVE INFORMATION

Representative Customer Number:: 1473
Registration Number One:: 40934

CONTINUITY INFORMATION

This application is a:: NON PROV. OF PROVISIONAL
> Application One:: 60/156474
Filing Date:: 09-28-1999

Source:: PrintEFS Version 1.0.1

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SYSTEMS AND METHODS FOR TRANSFERRING ITEMS
WITH RESTRICTED TRANSFERABILITY

Cross Reference to Related Applications

5 This application claims the benefit of U.S.
provisional application Serial No. 60/156,474, filed
September 28, 1999, entitled SYSTEMS AND METHODS FOR
TRANSFERRING ITEMS WITH RESTRICTED TRANSFERABILITY by
Stuart A. Fraser, Philip M. Ginsberg, Glenn D. Kirwin,
and Howard W. Lutnick, which is hereby incorporated by
10 reference herein in its entirety.

Background of the Invention

15 The present invention is systems and methods
for transferring items with restricted transferability,
such as airline tickets, concert tickets, sporting
event tickets, hotel reservations, etc. More
particularly, the present invention relates to systems
and methods for enabling consumers to exchange
perishable items with the assistance from the providers
of the items.

20 Many popular high-cost and yet perishable
items, such as airline tickets, concert tickets, and
sporting event tickets, are sold by providers to
consumers with restrictions on the transferability of
those items. For example, with items such as airline
25 tickets, an airline (i.e., a provider) may sell an

airline ticket to a first passenger (i.e., a consumer) twenty-one days in advance of the corresponding flight at a heavily discounted fare. In such a case, the airline would likely place restrictions on the transferability of the airline ticket in order to prevent the first passenger from selling the airline ticket to a second passenger a few days before the corresponding flight at less than what the airline would charge the second passenger for the same ticket at that time. The airline prevents such a transfer in order to prevent the first passenger from competing with the airline for the sale of the airline ticket to the second passenger.

Such restrictions on transferability may greatly burden a consumer when, for reasons beyond the consumer's control, the consumer is forced to forgo the benefit of the perishable item. For example, a consumer who purchased non-transferable and non-refundable airline tickets may be forced to lose the value of those tickets when the consumer is unable to make the corresponding flight due to unforeseeable business or personal obligations, or any other suitable reason.

Accordingly, it is desirable to provide systems and methods for transferring perishable items with restrictions on transferability.

Summary of the Invention

It is therefore an object of the present invention to provide systems and methods which allow consumers to transfer items with restricted transferability to other consumers.

This and other objects of the present invention are accomplished in accordance with the

principles of the invention by providing systems and methods which enable consumers to transfer goods and services with restricted transferability. Initially, these systems and methods wait for a first consumer to
5 make a request to transfer an item (such as an airline ticket) after having purchased the item (directly or indirectly) from a provider (such as an airline). Once the request is received, the systems and methods then compose and send a request to transfer the item to the
10 provider. This request may indicate inducements to the provider that will be granted in exchange for the provider authorizing a transfer. If the transfer is authorized, the systems and methods then present information regarding the item to other consumers,
15 including a second consumer. This information may be presented as part of a bidding interface or as part of an advertising interface. Once the second consumer submits a winning bid for the item when the information is presented in a bidding interface, or an acceptable
20 offer when the information is presented in an advertising interface, the transfer of the item can then be completed with or without the assistance of an intermediary (that may also be a provider of the systems and methods of the present invention). When
25 the transfer is completed without the assistance of an intermediary, the first and second consumer may directly transfer the item and payment to each other. When the transfer is completed with the assistance of an intermediary, the first consumer may send the item
30 to the intermediary and the second consumer may send payment to the intermediary. Once both the item and the payment have been received at the intermediary, the intermediary may send the item to the second consumer

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and all of the payment (or part of the payment when commission payments are made) to the first consumer.

Although the present invention is illustrated in connection with airline tickets, the invention is
5 equally applicable to other types of items, such as concert tickets, sporting event tickets, option contract rights, systems for which a non-refundable deposit has been paid (e.g., hotel rooms, car rentals, and restaurant reservations), etc.

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Brief Description of the Drawings

Further features of the invention, its nature and numerous advantages will be more apparent from the following detailed description of the preferred
15 embodiments, taken in conjunction with the accompanying drawings, in which like reference characters refer to like parts throughout, and in which:

FIG. 1 is a transaction flow diagram of one embodiment of the systems and methods of the present
20 invention;

FIG. 2 is a flow diagram of a process for contacting a provider and providing notification to a consumer in accordance with one embodiment of the present invention;

25 FIG. 3 is a flow diagram of a process for trading and transferring an item between consumers in accordance with one embodiment of the present invention; and

30 FIG. 4 is a block diagram of one embodiment of hardware that may be used to implement the present invention.

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Detailed Description of the Preferred Embodiments

The present invention is now described in connection with FIGS. 1-4.

Turning first to FIG. 1, an example of a transaction flow 1 of one embodiment of the systems and methods of the present invention is illustrated. As shown, a first consumer 3 may purchase an item at steps 6 and 7 by, for example, providing a provider 4 with a payment (step 6) and provider 4 providing first consumer 3 with an item (e.g., goods or services) (step 7). At any point after first consumer 3 purchases the item at steps 6 and 7, first consumer 3 may submit a request at step 8 to a transfer system 2 to transfer the item.

When a transfer is requested, system 2 may prompt first consumer 3 for the desired conditions for the transfer. For example, system 2 may prompt first consumer 3 as to whether first consumer 3 would like to auction the item or simply post an advertisement for the item. System 2 may also prompt first consumer 3 for additional selling information, such as a minimum sale price for the item, or any other suitable information, or any combination thereof. Alternatively, this information may be submitted as part of the request.

Transfer system 2 may then request that provider 4 authorize a transfer of the item at step 9. System 2 may also ask provider 4 to verify that first consumer 3 is in fact in possession of the item.

When requesting authorization at step 9, system 2 may indicate an inducement to provider 4 that may be granted in exchange for the provider granting authorization to transfer the item. For example, a flat fee (such as \$50) may be paid to the provider

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system in order to release the restriction on transferability. As another example, a percentage fee (such as 10% of the transfer price) may be paid to the provider system. As yet another example, the fee paid
5 may be higher when the provider system is also trying to sell similar items to other consumers (e.g., when a corresponding flight is not sold out) and lower otherwise. As still another example, the provider system may place additional restrictions on the
10 transfer, such as a minimum transfer price, a maximum number of items that may be sold, or any other suitable restriction, or any suitable combination thereof. As a further example, the provider system may be given the option of buying back the item at an agreed upon price.
15 Any other suitable approach may also be used. At step 10, system 2 may then receive an authorization or denial for the transfer. This authorization or denial may then be communicated to first consumer 3 at step 11.

20 Referring to FIG. 2, an example of a process 20 for performing steps 8-11 of FIG. 1 is illustrated. As shown in FIG. 2, an interface may be presented at step 22 to consumer 3 that allows the consumer to create a consumer profile. The interface
25 may, for example, prompt the consumer for his/her full name, address(es), telephone number(s), e-mail address(es), credit card information, and any other information suitable for use by transfer system 2. This profile may then be stored in a database in system
30 2.

Upon creating the profile, consumer 3 may then request to transfer an item with restricted transferability at step 23. The consumer may request to transfer the item by auctioning or posting an

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advertisement for the item. Once consumer 3 has requested to transfer the item, system 2 may contact provider 4 to request authorization to transfer the item at step 24. System 2 may use information in the consumer profile in requesting authorization. System 2 may also verify with provider 4 that consumer 3 is in fact in possession of the item. For example, system 2 may query provider 4 for information on whether consumer 3 possesses the item. Alternatively, system 2 may request that consumer 3 provide any additional information on the item, such as a serial number, to verify possession.

In response to the request made at step 24, provider 4 may authorize or deny the requested transfer at step 25. This authorization or denial may be provided via e-mail, telephone, printed mail, or any other suitable method. At step 26, when an authorization is granted, provider 4 may add any additional restrictions on transfer of the item, such as a minimum transfer price, a maximum number of items, additional contract terms, or any other suitable restriction, or any suitable combination thereof. Finally, at step 27, system 2 may then notify consumer 3 whether the requested transfer was authorized and what additional restrictions, if any, have been imposed. The system may, for example, relay the provider's decision to the consumer by sending an e-mail, pop-up message, printed message (which is mailed to the consumer), or any other suitable printed or electronic notification.

Turning back to FIG. 1, if the request to transfer the item is authorized, system 3 may then present information to consumers, including a second consumer 5, at step 19. Information may be provided in

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In order to verify the authenticity of first consumer 3 and second consumer 5, and to insure

performance of their obligations, each consumer may be prompted by system 2 to enter suitable information such as a name, an address, a telephone number, a credit card number, a social security number, or any other
5 suitable information, or any combination thereof, at any time.

Turning to FIG. 3, an example of a process 30 for performing steps 12-15 of FIG. 1 is illustrated. As shown at step 31, system 2 may retrieve request
10 information regarding transferring of the item that was previously submitted by first consumer 3 (e.g., asking price, item description, bidding duration, whether to auction or advertise the item, etc.). In one suitable approach, first consumer 3 may decide to post an
15 advertisement and accept the first bid when, for example, the consumer possesses an item which expires in a few days. In another suitable approach, the consumer may decide to auction an item when, for example, the consumer desires to obtain the best
20 possible offer gained through bidding competition.

At step 32, system 2 uses this information to determine whether first consumer 3 wants to advertise or auction the item. When the consumer desires to auction the item, the system may add the item to a
25 bidding interface at step 33. At step 34, second consumer 5 may be presented with this interface in order to enable that consumer to place a bid on the item. This interface preferably facilitates the consumer inputting bidding information at step 35.
30 Bidding information may include the consumer's name, billing address, shipping address, bid, and/or any other suitable information. At step 36, the system may then determine if the auctioning period is over. If the auctioning period is not over, process 30 may loop

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provider 4, for example, to reissue tickets, reservations, or any other item to second consumer 5, and void the original item. Provider 4 may request additional information from each consumer 3 and 5, such
5 as name, address(es), phone number(s), etc., in order to complete the transfer of items. Any other suitable approach for transferring items may also be used.

The systems and methods of the present invention may be implemented using any suitable
10 communication network. One embodiment of such a communication network 40 is shown in FIG. 4. As illustrated, transfer system 14 may be implemented as a web site that is hosted on an Internet web page server 41, which may be any suitable server. A provider
15 system 45, a first consumer computer 42, and a second consumer computer 44 may be connected to Internet web page server 41, or any other suitable server, through any suitable Internet connections 43.

Internet web page server 41 may be any server
20 suitable for providing access to a web site operating as system 2. Internet web page server 41 may, for example, provide one or more web pages to first consumer computer 42 and second consumer computer 44 using one or more suitable protocols (e.g., the
25 HyperText Transfer Protocol (HTTP) and Transmission Control Protocol/Internet Protocol (TCP/IP)). The server may also run a database engine suitable for maintaining a database of consumer and item
30 information. In practice, one or more functions of first consumer computer 42, second consumer computer 44, and the Internet web page server 41 may be integrated into a single server, or may be distributed across multiple servers.

Any suitable Internet connections 43 may be used in communication network 40 in accordance with the present invention. For example, Internet connections 43 may be comprised in whole or in part of
5 the Internet, an intranet, a public data network, a private data network, a wireless network, a cable network, any other suitable data network or combination of networks, dial-up connections, etc.

Thus, systems and methods for transferring
10 items with restricted transferability are provided. It will be understood that the foregoing is only illustrative of the principles of the invention and that various modifications can be made by those skilled in the art without departing from the scope and spirit
15 of the invention, which is limited only by the claims that follow.

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reissuing the item to the second consumer.

7. The method defined in claim 1, wherein transferring the item from the first consumer to the second consumer comprises:

providing the first consumer with an opportunity to send the item to an intermediary; and
providing the second consumer with an opportunity to send a payment to the intermediary.

8. The method defined in claim 7, further comprising charging at least one of the first consumer, the second consumer, the provider with a fee.

9. The method defined in claim 8 wherein the fee is a flat fee.

10. The method defined in claim 1, wherein transferring the item from the first consumer to the second consumer comprises:

providing the first consumer with an opportunity directly to send the item to the second consumer; and

providing the second consumer with an opportunity directly to send a payment to the first consumer.

11. The method defined in claim 1, further comprising providing the provider with an opportunity to place additional restrictions on the item.

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12. The method defined in claim 11 wherein the additional restrictions is at least one of a minimum transfer price, maximum number of items, and a contract extension.

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SYSTEMS AND METHODS FOR TRANSFERRING ITEMS
WITH RESTRICTED TRANSFERABILITY

5 Abstract of the Disclosure

The invention is systems and methods for transferring items with restricted transferability. Initially, the systems and methods wait for a first consumer to make a request to transfer an item after
10 having purchased the item from a provider. The systems and methods then send a request to transfer the item to the provider. This request may indicate inducements to the provider to authorize the transfer. If the transfer is authorized, the systems and methods then
15 present information regarding the item to other consumers. This information may be presented as part of a bidding interface or as part of an advertising interface. Once the second consumer submits a winning bid for the item when the information is presented in a
20 bidding interface, or an acceptable offer when the information is presented in an advertising interface, the transfer of the item can then be completed with or without the assistance of an intermediary. When the transfer is completed without the assistance of an
25 intermediary, the first and second consumer may directly transfer the item and payment to each other. When the transfer is completed with the assistance of an intermediary, the first consumer may send the item to the intermediary and the second consumer may send
30 payment to the intermediary. Once both the item and the payment have been received at the intermediary, the intermediary may send the item to the second consumer and all or part of the payment to the first consumer.

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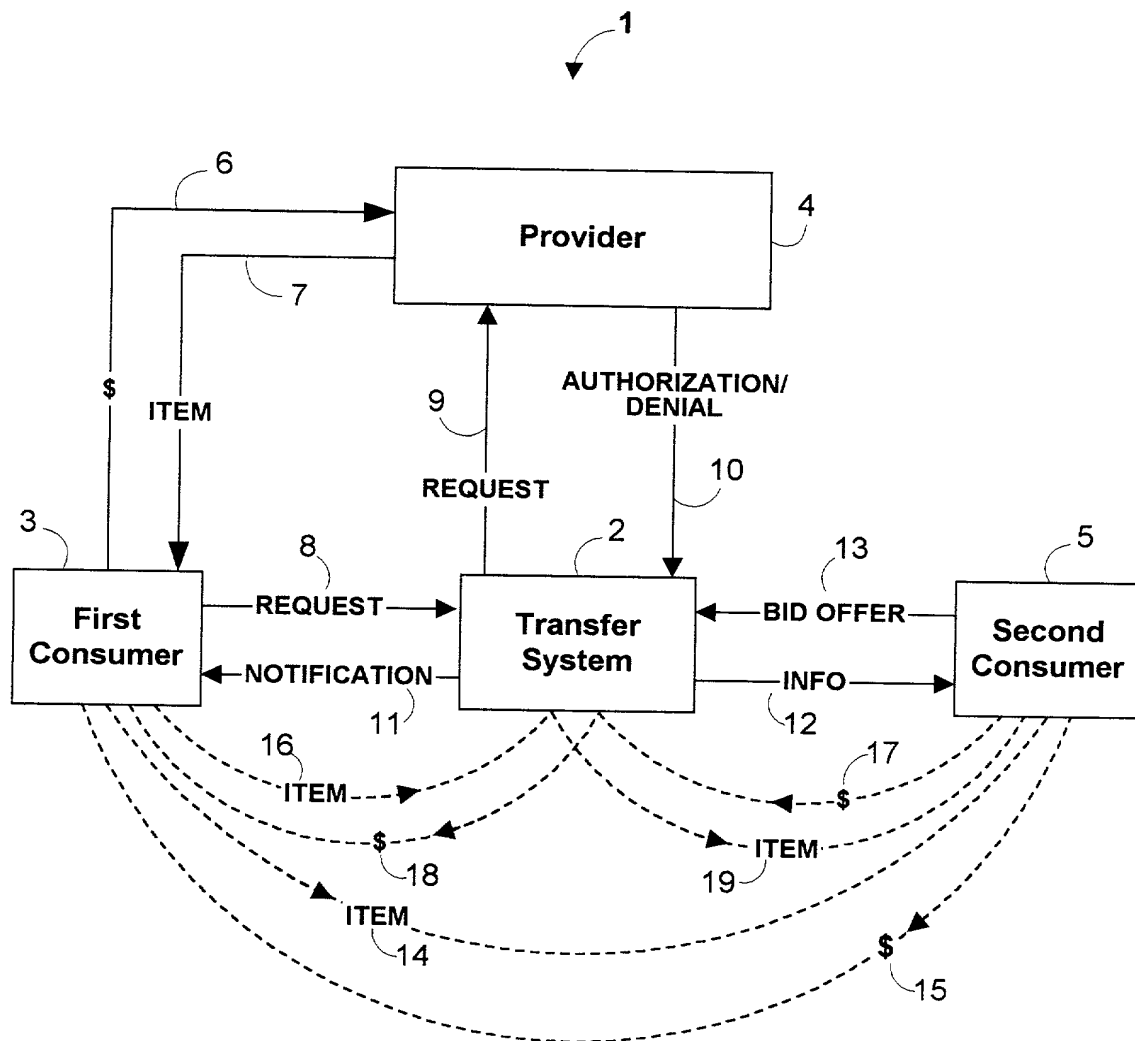


FIG. 1

BIOGRAPHICAL INFORMATION	
NAME	John Doe
DATE OF BIRTH	1980-01-15
PLACE OF BIRTH	New York, NY
CURRENT ADDRESS	123 Main St, Apt 4B, New York, NY 10001
TELEPHONE	(212) 555-1234
EMAIL	john.doe@example.com
EDUCATION	
SCHOOL	NYU
DEGREE	B.S. in Computer Science
DATE GRADUATED	2002-05-15
EMPLOYMENT HISTORY	
COMPANY	ABC Corp
POSITION	Software Engineer
START DATE	2003-01-01
END DATE	2005-12-31
REASON FOR LEAVING	Job completed
COMPANY	XYZ Inc
POSITION	Senior Software Engineer
START DATE	2006-01-01
END DATE	2008-06-30
REASON FOR LEAVING	Contract ended
COMPANY	DEF LLC
POSITION	Lead Developer
START DATE	2008-07-01
END DATE	2010-03-31
REASON FOR LEAVING	Company restructuring
COMPANY	GHI Corp
POSITION	Software Engineer
START DATE	2010-04-01
END DATE	2012-01-31
REASON FOR LEAVING	Job completed
COMPANY	JKL Inc
POSITION	Software Engineer
START DATE	2012-02-01
END DATE	2014-06-30
REASON FOR LEAVING	Job completed
COMPANY	MNO Corp
POSITION	Software Engineer
START DATE	2014-07-01
END DATE	2016-12-31
REASON FOR LEAVING	Job completed
COMPANY	PQR Inc
POSITION	Software Engineer
START DATE	2017-01-01
END DATE	2019-06-30
REASON FOR LEAVING	Job completed
COMPANY	STU Corp
POSITION	Software Engineer
START DATE	2019-07-01
END DATE	2021-12-31
REASON FOR LEAVING	Job completed
COMPANY	VWX Inc
POSITION	Software Engineer
START DATE	2022-01-01
END DATE	2023-06-30
REASON FOR LEAVING	Job completed
COMPANY	YZA Corp
POSITION	Software Engineer
START DATE	2023-07-01
END DATE	2024-12-31
REASON FOR LEAVING	Job completed
COMPANY	BCD Inc
POSITION	Software Engineer
START DATE	2025-01-01
END DATE	2026-06-30
REASON FOR LEAVING	Job completed
COMPANY	EFG Corp
POSITION	Software Engineer
START DATE	2026-07-01
END DATE	2027-12-31
REASON FOR LEAVING	Job completed
COMPANY	HIJ Inc
POSITION	Software Engineer
START DATE	2028-01-01
END DATE	2029-06-30
REASON FOR LEAVING	Job completed
COMPANY	KLM Corp
POSITION	Software Engineer
START DATE	2029-07-01
END DATE	2030-12-31
REASON FOR LEAVING	Job completed
COMPANY	NOP Inc
POSITION	Software Engineer
START DATE	2031-01-01
END DATE	2032-06-30
REASON FOR LEAVING	Job completed
COMPANY	QRS Corp
POSITION	Software Engineer
START DATE	2032-07-01
END DATE	2033-12-31
REASON FOR LEAVING	Job completed
COMPANY	TUV Inc
POSITION	Software Engineer
START DATE	2034-01-01
END DATE	2035-06-30
REASON FOR LEAVING	Job completed
COMPANY	WXY Corp
POSITION	Software Engineer
START DATE	2035-07-01
END DATE	2036-12-31
REASON FOR LEAVING	Job completed
COMPANY	ZAB Inc
POSITION	Software Engineer
START DATE	2037-01-01
END DATE	2038-06-30
REASON FOR LEAVING	Job completed
COMPANY	ACD Corp
POSITION	Software Engineer
START DATE	2038-07-01
END DATE	2039-12-31
REASON FOR LEAVING	Job completed
COMPANY	EFG Inc
POSITION	Software Engineer
START DATE	2040-01-01
END DATE	2041-06-30
REASON FOR LEAVING	Job completed
COMPANY	HIJ Corp
POSITION	Software Engineer
START DATE	2041-07-01
END DATE	2042-12-31
REASON FOR LEAVING	Job completed
COMPANY	KLM Inc
POSITION	Software Engineer
START DATE	2043-01-01
END DATE	2044-06-30
REASON FOR LEAVING	Job completed
COMPANY	NOP Corp
POSITION	Software Engineer
START DATE	2044-07-01
END DATE	2045-12-31
REASON FOR LEAVING	Job completed
COMPANY	QRS Inc
POSITION	Software Engineer
START DATE	2046-01-01
END DATE	2047-06-30
REASON FOR LEAVING	Job completed
COMPANY	TUV Corp
POSITION	Software Engineer
START DATE	2047-07-01
END DATE	2048-12-31
REASON FOR LEAVING	Job completed
COMPANY	WXY Inc
POSITION	Software Engineer
START DATE	2049-01-01
END DATE	2050-06-30
REASON FOR LEAVING	Job completed
COMPANY	ZAB Corp
POSITION	Software Engineer
START DATE	2050-07-01
END DATE	2051-12-31
REASON FOR LEAVING	Job completed
COMPANY	ACD Inc

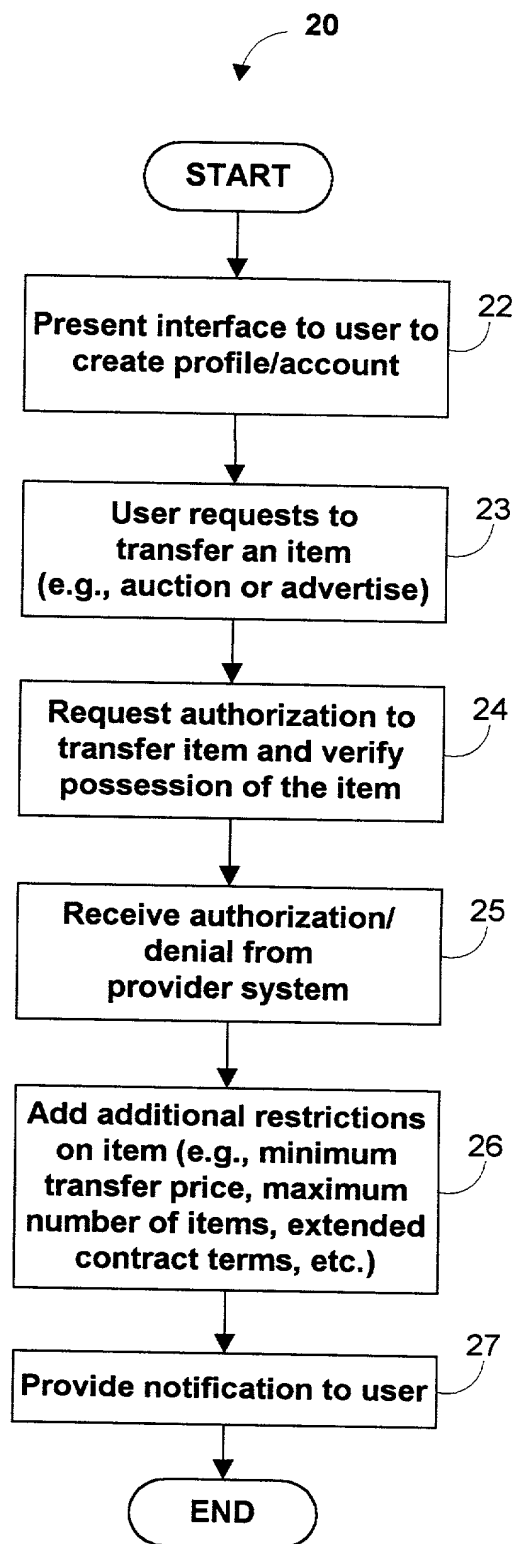


FIG. 2

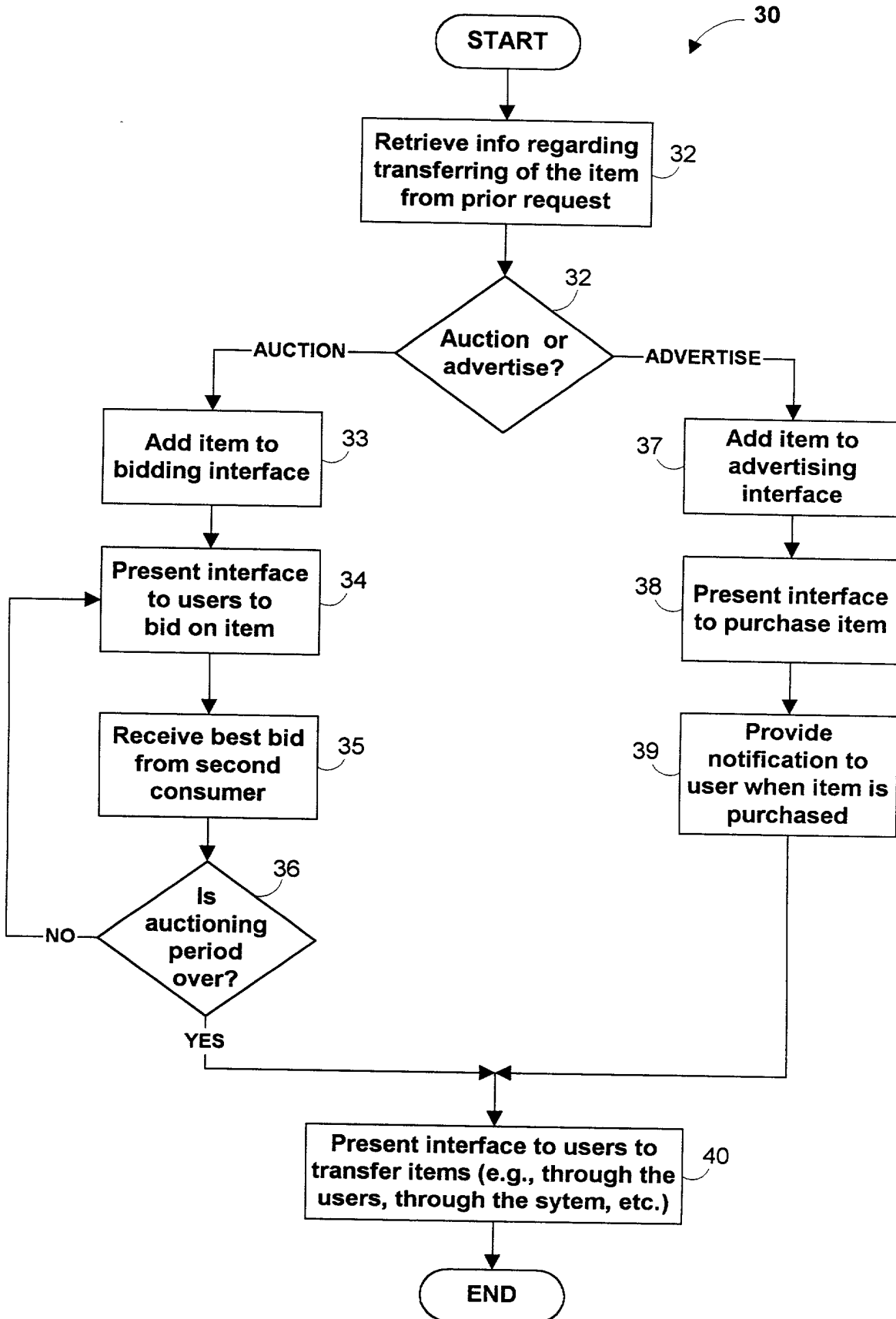


FIG. 3

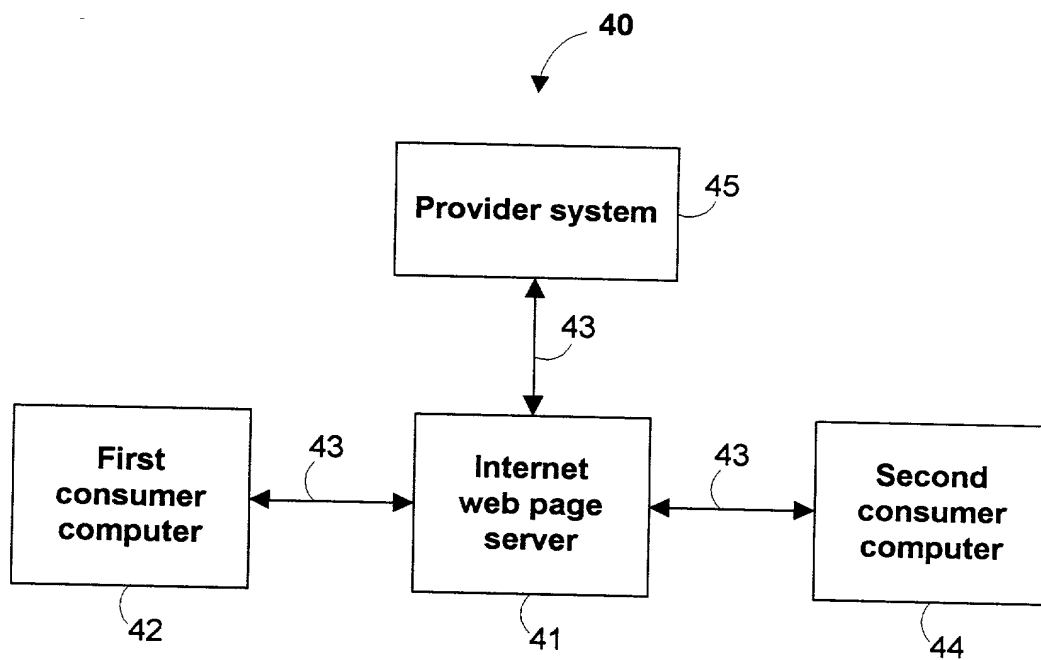


FIG. 4

DECLARATION AND POWER OF ATTORNEY
FOR PATENT APPLICATION

CF/008

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

SYSTEMS AND METHODS FOR
TRANSFERRING ITEMS WITH
RESTRICTED TRANSFERABILITY

the specification of which

(check ☒ [X] is attached hereto
one)

[] was filed on _____ as
Application Serial No. _____
and was amended on _____.
(if applicable)

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I do not know and do not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to this application.

I do not know and do not believe that the invention was in public use or on sale in the United States of America more than one year prior to this application.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known by me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Express Mail Label
No. EK709407820US

00670900-002800

Prior Foreign Application(s)

			<u>Priority Claimed</u>	
			<input type="checkbox"/>	<input type="checkbox"/>
<u>(Number)</u>	<u>(Country)</u>	<u>(Day/Month/Year Filed)</u>	Yes	No
<u>(Number)</u>	<u>(Country)</u>	<u>(Day/Month/Year Filed)</u>	<input type="checkbox"/>	<input type="checkbox"/>
			Yes	No

I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below.

<u>60/156,474</u>	<u>September 28, 1999</u>
(Application Serial No.)	(Filing Date)

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known by me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

<u>(Application Serial No.)</u>	<u>(Filing Date)</u>	<u>(Status) (patented, pending, abandoned)</u>
<u>(Application Serial No.)</u>	<u>(Filing Date)</u>	<u>(Status) (patented, pending, abandoned)</u>

As a named inventor, I hereby appoint the following attorneys or agents to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith:

<u>Francis G. Rushford, Esq. (Reg. No. 34,421);</u>
<u>Laurence S. Rogers, Esq. (Reg. No. 28,465);</u>
<u>Jeffrey H. Ingerman, Esq. (Reg. No. 31,069); and</u>
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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